### PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference PCTP171409A	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date (day/mo	nth/year)	Priority date (day/mo	nth/year)		
PCT/NL 03/00898	17.12.2003		24.12.2002			
International Patent Classification (IPC) or	both national classification and IPC					
B65G47/14						
Applicant						
CFS WEERT B.V. et al.			·····	·		
1. This international preliminary ex	amination report has been prep	ared by this Int	ernational Preliminary	Examining		
Authority and is transmitted to the	ie applicant according to Article	36.				
				- · ·		
2. This REPORT consists of a tota	l of 7 sheets, including this cov	er sheet.		- 1		
	·					
☐ This report is also accomp	anied by ANNEXES, i.e. sheets	of the descript	tion, claims and/or dra	wings which have		
been amended and are the	e basis for this report and/or she on 607 of the Administrative Ins	ets containing tructions under	the PCT).	iore tris Authority		
·			,			
These annexes consist of a tota	lot sneets.					
				•		
3. This report contains indications	relating to the following items.		* *			
I ⊠ Basis of the opinion						
II □ Priority			•			
III   Non-establishment o	f opinion with regard to novelty,	inventive step	and industrial applicat	oility		
IV 🛛 Lack of unity of inver			· ·			
V 🛛 Reasoned statement	under Rule 66.2(a)(ii) with rega	rd to novelty, i	nventive step or indus	trial applicability;		
	ations supporting such statemer	τ .				
VI ☐ Certain documents c				•		
	e international application					
VIII   Certain observations	on the international application					
Date of submission of the demand	Date	of completion of t	his report			
		* . *				
14.05.2004	09.1	2.2004				
	A 11-	de Office				
Name and mailing address of the internation preliminary examining authority:	nai Autho	rized Officer	• • • • •	Splitches Pelenteny		
European Patent Office						
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523	Clivid 8656 epmu d	), <b>⊢</b>				
Fax: +49 89 2399 - 4465	Telep	none No. +49 89	2399-7251	Office entops		

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/NL 03/00898

I.	<b>Basis</b>	of the	report
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1.	With regard to the <b>elements</b> of the international application (Replacement sheets which have been furnished the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):						
	Des	scription, Pages					
	1-12	2	as originally filed				
	Cla	ims, Numbers					
	1-2	2	as originally filed				
	Dra	wings, Sheets					
	1/3-	3/3	as originally filed				
2.	With lang	h regard to the <b>lang</b> i guage in which the ir	age, all the elements marked above were available or furnished to this Authority in ternational application was filed, unless otherwise indicated under this item.	th			
	The	ese elements were a	ailable or furnished to this Authority in the following language: , which is:				
		the language of a ti	anslation furnished for the purposes of the international search (under Rule 23.1(b)	).			
		the language of pul	lication of the international application (under Rule 48.3(b)).				
		the language of a to Rule 55.2 and/or 55	anslation furnished for the purposes of international preliminary examination (under 3).				
3.	Witl inte	h regard to any <b>nucl</b> rnational preliminary	ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
		contained in the int	rnational application in written form.				
			e international application in computer readable form.				
		_	ntly to this Authority in written form.				
			ntly to this Authority in computer readable form.				
		The statement that	he subsequently furnished written sequence listing does not go beyond the disclost pplication as filed has been furnished.	ire			
	_ 🗆	The statement that listing has been fur	he information recorded in computer readable form is identical to the written seque ished.	nc			
4.	The	e amendments have	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Form PCT/IPEA/409 (January-2004)

International application No.

PCT/NL 03/00898

								•	
5.		This report has been establish been considered to go beyond	ned as	if (some of disclosure a	f) the amend s filed (Rule	dments had r e 70.2(c)).	ot been made	e, since they	have
		(Any replacement sheet conta report.)	ining .	such amen	dments mus	st be referred	to under item	1 and annex	ced to thi
6.	Add	litional observations, if necessa	ary:	·			÷.		
IV.	. Lac	k of unity of invention			•				
1.	In re	esponse to the invitation to rest	trict or	pay additio	onal fees, th	e applicant h	as:	*	
		restricted the claims.							
		paid additional fees.							
		paid additional fees under pro	test.						
	$\boxtimes$	neither restricted nor paid add	itional	fees.		•		•	
2.		This Authority found that the r Rule 68.1, not to invite the app	eauire	ment of un	ity of inventi or pay addit	on is not con ional fees.	nplied with an	d chose, acco	ording to
3.	This	s Authority considers that the re	equire	ment of unit	ty of invention	on in accorda	ince with Rule	es 13.1, 13.2 a	and 13.3
		complied with.							
	$\boxtimes$	not complied with for the follow	ving re	easons:					
	see	separate sheet				•			
4.	Cor	Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:							
	Ц	all parts.							
	$\boxtimes$	the parts relating to claims No	s. 1-12	2.		·			
٧.	Rea cita	soned statement under Artic tions and explanations supp	le 35( orting	2) with reg such stat	ard to nov	elty, inventiv	ve step or inc	dustrial appli	cability;
1.	Stat	tement							
	Nov	velty (N)	Yes: No:	Claims Claims	1-12				
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-12	·		£*	
	Indi	ustrial applicability (IA)	Yes:	Claims	1-12				
		• •	No:	Claims					
2.	Cita	tions and explanations	•				•		

Reference is made to the following document: D1 = US-A-5450706.

#### Re Item IV

- 1. This Authority considers that there are 5 inventions covered by the claims indicated as follows:
- 1: Claims 1-12 directed to a device for supplying articles provided with a head and a stick, such as lollipops, comprising an alternative distribution disc, whereby said disc comprises slits of alternative shape.
- Claims 13-17 directed to another device for supplying articles provided with a head 11: and a stick, such as lollipops, comprising an alternative distribution disc, whereby said disc comprises holes and slits sloping towards said holes.
- 111: Claim 18 directed to yet another device for supplying articles provided with a head and a stick, such as lollipops, comprising an alternative distribution disc, whereby said disc comprises holes and slits shifted with respect to a radial line through the center of said holes.
- IV: Claim 19 directed to yet another device for supplying articles provided with a head and a stick, such as lollipops, comprising an alternative distribution disc comprising slits placed at an angle to its radial line.
- V: Claim 20 directed to yet another device for supplying articles provided with a head and a stick, such as lollipops, comprising an alternative distribution disc, whereby said disc comprises holes and slits having openings at the outer edge of said distribution disc shifted in a downstream direction with respect to an axial line of said distribution disc which runs through the centre of the corresponding holes.
- 2. The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

The prior art has been identified as document D1 and discloses: A device for supplying articles provided with a head and a stick, such as lollipops (lollipops (50)), to a further treatment station, such as a packaging machine (single EXAMINATION REPORT - SEPARATE SHEET

twist bunch wrapping machine; see also: column 1, lines 4-8), comprising a supply station (hopper (20)), bin (22), channels (28) and (30)) for the articles in a disorderly flow, a discharge station for discharge of the articles in an orderly flow (transfer station (200)), and a distribution disc (dial plate (110)) connecting to the supply station and the discharge station, which distribution disc is rotatable in a direction of rotation (clockwise) and has a series of holes (holes (112); see also: figures) at its circumference for accommodation of the heads of the articles, wherein the upper side of the distribution disc comprises slits (grooves (113)) for accommodation of the sticks, which slits extend from the holes to the outer edge of the distribution disc and wherein the slits comprise a bottom and edges extending from the bottom up and situated at a downstream side and upstream side of the slit in direction of rotation, respectively (see: figures 1 and 3).

- With reference to point 2.1 above, it is clear that the common concept linking together 3. the independent claims 1, 13, 18, 19 and 20 is already known from document D1.
- In conclusion, the groups of claims I-V are not linked by common or corresponding 4. special technical features. The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.
- Since the Applicant did not comply with the invitation to restrict the claims or to pay 5. additional fees within the prescribed time limit, the international preliminary examination report shall only be established on those parts of the application (claims 1-12) which relate to what appears to be the main invention (Article 34(3)(c) PCT).

### Re Item V

1. Prior art

> Document D1 discloses a device for supplying articles provided with a head and a stick, such as lollipops (lollipops (50)), to a further treatment station, such as a packaging machine (single twist bunch wrapping machine; see also: column 1, lines 4-8), comprising a supply station (hopper (20)), bin (22), channels (28) and (30)) for the articles in a disorderly flow, a discharge station for discharge of the articles in an orderly flow (transfer station (200)), and a distribution disc (dial plate (110)) connecting to the supply station and the discharge station, which distribution disc is rotatable in a direction of rotation (clockwise) and has a series of holes (holes (112); see also: figures) at its circumference for accommodation of the heads of the articles,

#### EXAMINATION REPORT - SEPARATE SHEET

wherein the upper side of the distribution disc comprises slits (grooves (113)) for accommodation of the sticks, which slits extend from the holes to the outer edge of the distribution disc and wherein the slits comprise a bottom and edges extending from the bottom up and situated at a downstream side and upstream side of the slit in direction of rotation, respectively (see: figures 1 and 3).

#### 2. Problem

The problem to be solved by the present invention may therefore be regarded as, how to develop a device for supplying lollipops, comprising an alternative distribution disc, whereby said disc comprises slits of alternative shape.

#### 3. Solution

the downstream edge of said slits runs in a vertical plane and up to the upper side of said distribution disc, and the upstream edge in at least an upper portion gives way with respect to the downstream edge in upstream direction.

The solution proposed is neither known nur suggested by the available prior art. The subject matter of claim 1 is therefore novel and inventive (Art. 33(1), 33(2) and 33(3) PCT).

- Claims 2-12 are dependent on claim 1 and as such also meet the requirements of the 4. PCT with respect to novelty and inventive step.
- The subject matter of claims 1-12 is clearly industrially applicable (Art. 33(4) PCT). 5.
- The features of the claims are not provided with reference signs placed in 6. parentheses (Rule 6.2(b) PCT).
- 7. Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- A document reflecting the prior art is not identified in the description (Rule 5.1(a)(ii) 8. PCT).

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/NL 03/00898

see separate sheet

### PATENT COOPERATION TREATY

ONTVANGEN 13 DEC. 2004 BEANTWOORD

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From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

Octrooibureau Vriesendorp & Gaade P.O. Box 266 2501 AW THE HAGUE PAYS-BAS

Kopie gemaakt voor schaduwdossier -Den Haag PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

(day/month/year)

09.12.2004

Applicant's or agent's file reference

PCTP171409A

IMPORTANT NOTIFICATION

International application No.

PCT/NL 03/00898

International filing date (day/month/year) 17.12.2003

Priority date (day/month/year)

24.12.2002

Applicant

CFS WEERT B.V. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



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